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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/384,971	08/30/1999	MASAHIKO KUBOTA	35.C13752	8550
5514 7:	590 03/20/2003			
FITZPATRICK CELLA HARPER & SCINTO 30 ROCKEFELLER PLAZA	EXAMINER			
30 ROCKEFELLER PLAZA NEW YORK, NY 10112		BROOKE, MICHAEL S		
	RICK CELLA HARPER & SCINTO EX FELLER PLAZA RECOVER	ART UNIT	PAPER NUMBER	
			2853	

DATE MAILED: 03/20/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
		09/384,971				
	Office Action Summary	Examiner	KUBOTA ET AL.			
		Michael S. Brooke	Art Unit			
	The MAILING DATE of this communication app		vith the correspondence address			
Period f	or Reply		nar are correspondence address =			
THE - External control	MORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. ensions of time may be available under the provisions of 37 CFR 1.13 r SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reply D period for reply is specified above, the maximum statutory period we ure to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a within the statutory minimum of th ill apply and will expire SIX (6) MC cause the application to become A	reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this communication. BRANDONED (35 U.S.C. & 133)			
1)⊠	Responsive to communication(s) filed on 18 F	ebruarv 2003				
2a) <u></u>		s action is non-final.				
3)	Since this application is in condition for allowal closed in accordance with the practice under E	nce except for formal ma	atters, prosecution as to the merits is .D. 11, 453 O.G. 213.			
Disposit	ion of Claims	• .				
4) 🖂	Claim(s) <u>1,4,5,9-11,14,15 and 19-23</u> is/are per	nding in the application.				
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) 🗌	Claim(s) is/are allowed.					
6)🖂	Claim(s) <u>1,4,5,9-11,14,15 and 19-23</u> is/are reject	cted.				
7)	Claim(s) is/are objected to.					
8)□	Claim(s) are subject to restriction and/or	election requirement.				
	ion Papers					
·	The specification is objected to by the Examiner					
10)⊠	The drawing(s) filed on 30 August 1999 is/are: a	· · · · · · · · · · · · · · · · · · ·	•			
44)	Applicant may not request that any objection to the	•	• •			
11)	The proposed drawing correction filed on		disapproved by the Examiner.			
12)	If approved, corrected drawings are required in repl	•				
	The oath or declaration is objected to by the Exa	miner.				
_	under 35 U.S.C. §§ 119 and 120		0.4404.5.415.415			
	13)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a)	All b) Some * c) None of: A □ Continue of the priority decreased.					
	1. Certified copies of the priority documents					
	 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage 					
* 5	3.☐ Copies of the certified copies of the prioril application from the International Bure See the attached detailed Office action for a list of	eau (PCT Rule 17.2(a)).				
	Acknowledgment is made of a claim for domestic		•			
a) ☐ The translation of the foreign language prov Acknowledgment is made of a claim for domestic	visional application has t	peen received.			
, التارف. Attachmen		priority aridor 00 0.0.0	. 33 120 and/01 121.			
1)	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152)			

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 4, 5, 9, 21/1 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ozaki et al. (5,660,739) in view of Shirato et al. (4,458,256).

Ozaki et al. teaches an ink jet print head comprising a heat generating element (107) that is connected to a pair of electrodes (103, 104) and which discharges ink from a discharge port (1111). As discussed at col. 5:32, a first protective coating (108a), made of PSG, is provided over the heat generating element. The PSG coating is etched with a solution of buffered fluoric acid (hydrofluoric acid). After the PSG layer has been etched away, a second protection layer, made of SiN, is deposited over the PSG layer and the etched portion. As can be seen in Fig. 2, this results in a structure, wherein the protective coating has a first region that is formed from two layers and has a substantially uniform thickness along a direction connecting the pair of electrodes and a second region that is formed of a single layer, has a substantially uniform thickness along a direction connecting the pair of electrodes and is stepwise thinner than the first region. Looking at Figs. 2 and 7, it can be seen that the second region is closer to the nozzle than the first region. Ozaki et al. further teaches that the heat generating

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element is made of TaN, which inherently has a positive temperature coefficient. Fig. 8 illustrates a member (HC) for mounting the print head.

Ozaki et al. teaches the claimed invention with the exception of varying the energy applied to the heat generating element to change the volume of the ink droplet.

Shirato et al. teaches that it is known in the ink jet art to vary the amount of energy applied to the heat generating element in order to vary the size of the ink droplet (col. 4:28-41). By recording with different drop sizes, an image having different print densities can be formed.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have provided Ozaki with means to change the volume of the ink drop by varying the energy applied to the heater, so that an image having different printing densities can be formed, as taught by Shirato et al.

The steps of the method of claim 22 are deemed to be obvious in view of the functions of the combination described above, in that when the combination performs its intended functions, it would necessarily perform the claimed method steps.

3. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ozaki et al. (5,660,739) in view of Shirato et al. (4,458,256), as applied to claims 1, 4, 5, 9 and 21/1 above, and further in view of Matsumoto (4,429,321).

Ozaki et al., as modified, teaches the claimed invention with the exception of a driving circuit having a plurality of function devices for driving the heat generating elements provided with the substrate.

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Matsumoto teaches an ink jet head comprising an epitaxial layer (119) which is a substrate. The substrate contains a plurality of function elements (11) which drive the heat generating elements (105). Integrating the function devices into the substrate provides the advantage of improving printing speed and recording element density col. 1:26-54).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have provided Ozaki et al., as modified, with function elements in the substrate which drive the heat generating elements for the purpose of improving printing speed and density, as taught by Matsumoto.

4. Claims 11, 14, 15, 21/11 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ozaki et al. (5,660,739) in view of Shirato et al. (4,458,256) and Nakata et al. (EP-764,531).

Ozaki et al., as modified, teaches the claimed invention, as discussed above, with the exception of a moving member.

Nakata et al. teaches an ink jet print head comprising a moving member (31) for the purpose of directing the propagation of the pressure wave toward the ejection outlet, thereby increasing ejection efficiency, ejection force and ejection speed (see Summary).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have provided Ozaki et al, as modified, with a moving member for the purpose of directing the propagation of the pressure wave toward the ejection outlet, thereby increasing ejection efficiency, ejection force and ejection speed, as taught by Nakata et al.

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The steps of the method of claim 23 are deemed to be obvious in view of the functions of the combination described above, in that when the combination performs its intended functions, it would necessarily perform the claimed method steps.

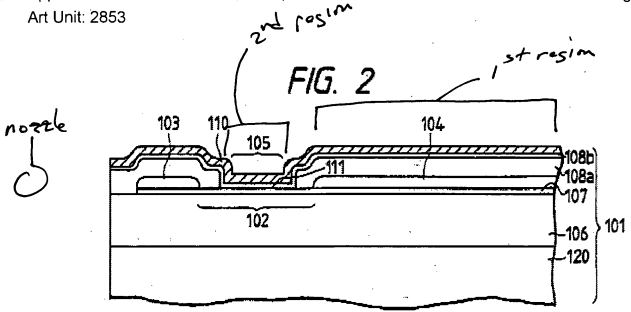
5. Claim 19 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ozaki et al. (5,660,739) in view of Shirato et al. (4,458,256) and Nakata (EP-764531), as applied to claims 11, 14, 15 and 21/11 above, and further in view of Murthy et al. (5,658,471).

Ozaki et al., as modified, teaches the claimed invention with the exception of the heat generating element being composed of polycrystalline silicon.

Murthy et al. teaches that HfB₂ and polysilicon (polycrystalline silicon) are art recognized equivalents for making a heat generating element (col. 7:1-3). Because these two materials were art recognized equivalents at the time the invention was made for making a heating element for an ink jet print head, one of ordinary skill in the art would have found it obvious to substitute a polycrystalline silicon heat generating element for the HfB₂ heat generating element taught in Ozaki et al., for the purpose of ejecting a droplet of ink.

6. Claim 20 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ozaki et al. (5,660,739) in view of Shirato et al. (4,458,256) and Nakata (EP-764531), as applied to claims 11, 14, 15 and 21/11 above, and further in view of Matsumoto (4,429,321).

Ozaki et al., as modified, teaches the claimed invention with the exception of a driving circuit having a plurality of function devices for driving the heat generating elements provided with the substrate.



Looking at this figure, it can be seen that in all cases, the second region is closer to the nozzle than the first region.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael S. Brooke whose telephone number is 703-305-0262. The examiner can normally be reached on M-F 5:30-2:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Barlow can be reached on 308-3126. The fax phone numbers for the organization where this application or proceeding is assigned are 703-305-3431 for regular communications and 703-305-3431 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-4900.

Michael S. Brooke

Examiner Art Unit 2853

MSB March 18, 2003